

IN THE DISTRICT COURT OF THE UNITED STATES  
FOR THE MIDDLE DISTRICT OF ALABAMA  
NORTHERN DIVISION

|                             |                                 |
|-----------------------------|---------------------------------|
| ROBERT CYRUS,               | )                               |
|                             | )                               |
| Plaintiff,                  | )                               |
|                             | )                               |
| v.                          | ) Civil Action No. 2:07cv144-ID |
|                             | )                               |
| HYUNDAI MOTOR MANUFACTURING | )                               |
| ALABAMA, LLC,               | )                               |
|                             | )                               |
| Defendant.                  | )                               |

**ORDER**

Before the court is a motion for summary judgment, filed by the defendant on **January 18, 2008**. The plaintiff is DIRECTED to file a response to said motion on or before **February 5, 2008**. The defendant may file a reply, if desired, on or before **February 12**. Thereafter, the defendant's motion for summary judgment, and all pleadings and evidence filed in support of or in opposition to said motion, shall be DEEMED submitted to the court.<sup>1</sup>

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<sup>1</sup> This submission is **without oral argument**. Should the court determine that oral argument is necessary, a hearing will be scheduled. If the nonmoving party fails to respond, a final judgment may be entered without further notice or trial. See Fed. R. Civ. P. 56(e). **The moving party's evidence may be accepted as true if it is not contradicted by the opposing party.** Id. The contradiction must be supported by evidence which may include, but is not limited to, affidavits and depositions. Any evidence, and in particular deposition testimony, must be cited to **with specificity and particularity.** Id. If deposition testimony is submitted and relied upon, the parties shall direct the court to **specific testimony** which either does or does not "set forth specific facts showing that there is a genuine issue for trial." Id. Summary judgment may be granted for either party if the evidence filed with the court shows that there is no material question of fact and that a party is entitled to judgment as a matter of law. See Fed. R. Civ. P. 56.

Pleadings submitted beyond the submission date will not be considered by the court absent compelling exigent circumstances.

It is further CONSIDERED and ORDERED that on or before **January 28, 2008**, the defendant submit or mail paper courtesy copies to the chambers of the undersigned of its brief and supporting evidence filed in support of its motion for summary judgment. (Doc. Nos. 22, 23.) The paper courtesy copy shall be bound in a three-ring binder and tabbed.

It is further CONSIDERED and ORDERED that on or before **February 7, 2008**, the plaintiff submit or mail paper courtesy copies to the chambers of the undersigned of any brief and supporting evidence filed in opposition to the defendant's motion for summary judgment. If the submission exceeds 25 pages, the paper courtesy copy shall be bound in a three-ring binder and tabbed.

CONSIDERED and ORDERED this 22nd day of January, 2008.

/s/ Ira DeMent  
SENIOR UNITED STATES DISTRICT JUDGE